Case 4:16-mj-00161-BJ Doo UNITED S	TATES DISTR	28/16 Page 1 of 1 Page D 9 ICT COURT				
Northern	District of	Texas at Fort Worth				
IITED STATES OF AMERICA						
V .	ORDER OF DETENTION PENDING TRIAL					
DEMONTRAY ROSS	Case	4:16-MJ-161				
Defendant						
ordance with the Bail Reform Act,	18 U.S.C. § 3142(f),	a detention hearing has been held. I conclude				
ollowing facts require the detention	of the defendant pen-	ding trial in this case.				
Pa	art I—Findings of F	act				
e defendant is charged with an offense describe ocal offense that would have been a federal off a crime of violence as defined in 18 U.S.C. § an offense for which the maximum sentence i an offense for which a maximum term of imp	fense if a circumstance giving 3156(a)(4). Is life imprisonment or death					
and carefully a maximum term of hip	risonnioni or ton yours or mi	ore is presented in				

	UNITED STATES OF AMERICA									
	V.	OR	ORDER OF DETENTION I			RIAL				
	DEMONTRAY ROSS	Case	4:1	6-MJ-161						
that th	Defendant accordance with the Bail Reform the following facts require the determine to the defendant is charged with an offense of the defendant is charged with a defendant is charged with a defenda	Part I—Findings of escribed in 18 U.S.C. § 3142(f) eral offense if a circumstance g S.C. § 3156(a)(4). tence is life imprisonment or de	f), a detention ending trial f Fact (1) and has been every rise to fee eath.	on hearing in this ca on convicted of deral jurisdict	g has been held. I conse. of a federal offense	e 🗌 state				
(4)	§ 3142(f)(1)(A)-(C), or comparable sta The offense described in finding (1) was co A period of not more than five years has el for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a re safety of (an) other person(s) and the comm	dings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the ty of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption. Alternative Findings (A)								
(1)	There is probable cause to believe that the for which a maximum term of imprison under 18 U.S.C. § 924(c). under	nment of ten years or more is pr	escribed in		C \$9841 E B					
(2)	The defendant has not rebutted the presump the appearance of the defendant as required	tion established by finding 1 tha and the safety of the communi Alternative Findings	ty.	r combinatio	n g isepreitiens politicas Thern district of th FILED	nably assure EXAS				
(1) (2)	There is a serious risk that the defendant w There is a serious risk that the defendant w		er person or the	community	APR 2 8 2016					
				<u>l</u>						
				1	ERK, U.S. DISTRICT CO	JURT				
	David II	-Written Statement of Rea	some for Dete	By	Deputy					
	nd that the credible testimony and information of the evidence that			<u> </u>	onvincing evidence	a prepon-				
· · · · · · · · · · · · · · · · · · ·										
to the erreasonal Governi	Pa defendant is committed to the custody of the extent practicable, from persons awaiting or soble opportunity for private consultation with ment, the person in charge of the corrections ection with a court proceeding. April 28, 2016 Date	serving sentences or being held defense counsel. On order of	ed representative in custody per a court of the United to the United Market Court of the United Market	nding appeal. Inited States	The defendant shall be or on request of an attor shal for the purpose of an	afforded a rney for the				
	·				MAGISTRATE JUDGE					
	Name and Title of Judicial Officer									

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).